IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

David M. Bickauskas)
Plaintiff,)
) Case No. 1:17-cv-1073
v.)
) Hon. Andrea R. Wood
Ground Breakers, Inc.,)
Michael Wood, and Robert Moszkiewicz)
)
Defendants.	

STIPULATION OF DISMISSAL

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii), Plaintiff David M. Bickauskas and Defendants Ground Breakers, Inc., Michael Wood, and Robert Moszkiewicz hereby stipulate to the dismissal of this action, in its entirety, with prejudice, with each side to bear its own costs and attorneys' fees.

Dated: September 15, 2017

Respectfully submitted,

DAVID M. BICKAUSKAS By: /s/ Mitchell S. Chaban

Mitchell S. Chaban LEVIN GINSBURG Attorney for Plaintiff 180 North LaSalle Street, Suite 3200 Chicago, Illinois 60601-2800 (312) 368-0100 mchaban@lgattorneys.com GROUND BREAKERS, INC., MICHAEL WOOD, and ROBERT MOSZKIEWICZ By:/s/ Troy C. Owens

Troy C. Owens Owens & Laughlin LLC 9 Crystal Lake Road, Suite 205 Lake in the Hills, IL 60156 (847) 854-8700 towens@owenslaughlin.com **CERTIFICATE OF SERVICE**

The undersigned, an attorney, certifies that on September 15, 2017, he caused a true and

correct copy of the foregoing Stipulation of Dismissal to be filed with the Court by the electronic

filing protocols, and that same will therefore be electronically served upon all attorneys of record

registered in the Court's ECF/CM system.

By: /s/ Mitchell S. Chaban